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In re Application of: CHRISTOPHE 500	TQUET \)	Group Art Unit:	3623	3		
Serial No: 09/849,938 (DEC	0 : 300E)	Examiner:	S. Ja	arrett		
Filed: May 4, 2001	THE PARTY OF THE P)	Our Client ID:	2282	27		
Confirmation No: 8408	To the second se)	Our Account No:	04-1	403		
Title: FACILITY MODELIZATION FOX FACILITY BENCHMARKING	*))					
Commissioner for Patents U.S. Patent and Trademark Office Post Office Box 1450 Alexandria, VA 22313-1450 AMEN	VDMENT AND RI	ESPONS	E AFTER FINAL		·		
This is a response/amendment/letter in the ab subject which is incorporated hereinto by refeabsence of a signature thereto.	ove-identified apply	lication ar	d includes the herewit	h attacl e signa	hment of same date and ture to the attachment		
Fee requirements (if any) have been of	calculated as shown	n below:					
Claims Hig	hest						
	nber						
	viously Present d for Extra	t			Additional		
Total Effective Claims 45 minus	50 =		X \$50 =	\$	Fee		
Independent Claims 4 minus	4 =	-	x \$200 =				
If amendment enters proper multiple dependent claim(s) into this application for first time, add							
\$290.00 (per application) Since Official Action set an <u>original</u> due date	\$	 					
PETITION is hereby made for an extension to cover the date this response is filed for which the							
requisite fee is enclosed (1 month \$120; 2 months \$450; 3 months \$1,020; 4 months \$1590.					120.00		
5 months \$2,160 If Terminal Disclaimer enclosed, add Rule 20(d) Official Fee (\$130.00)							
A Terminal Disolatiner cherosed, and Ruic 20	(d) Official Fee (\$1	130.00)		\$			
•		SUBTO	TAL:	\$	120.00		
If "small entity" verified statement filed [] p							
[] herewith, enter one-half (½) of subtotal ar	ıd <u>subtract</u>			\$			
		TOTAL	:	\$			
Other:				\$			
		TOTAL.	FEE ENCLOSED:	\$	120.00		
The Commissioner is hereby authorized to cha	arge any fee specific	cally auth	orized hereafter, or an	v fees	in addition to		
the fee(s) filed, or asserted to be filed, or which	h should have been	i filed her	ewith or concerning an	v nane	r filed		
hereafter, and which may be required under Ru	ales 16-18 (<u>defici r</u>	ncy only	new or hereafter relati	ve to th	nis application		
and the resulting official document under Rule 20, or credit ary overpayment, to our Account No. shown in the heading hereof for which purpose a duplicate copy of this sheet is attached. This statement does rot authorize charge of the							
issue fee in this case.	ms sheet is affac. 90	e. This st	arement does r o' autho	orize cl	earge of the		
DORITY & MANNING, ATTORNEYS AT LAW, P.A.							
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By: <u>RICHARD M_MOOSE</u> Reg. No.: <u>31.226</u> Date: <u>12/04/2006</u>

Post Office Box 1449 Greenville, SC 29602 USA



ATTORNEY DOCKET NO.: SCH-87

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applica CHRISTOPI	ation of: HE FOUQUET)	Examiner:	Scott L. Jarret
Serial No.:	09/849,938	Group Art Ur	nit: 3623
Filed:	May 4, 2001	Our Account	No.: 04-1403
Confirmation	n No.: 8408)	Customer ID	No.: 22827
	LITY MODELIZATION FOR) LITY BENCHMARKING)		

REQUESTED AMENDMENTS AND RESPONSE PURSUANT TO 37 CFR § 1.116

Commissioner For Patents U.S. Patent and Trademark Office Post Office Box 1450 Alexandria, VA 22313-1450

Honorable Commissioner:

Pursuant to 37 C.F.R. §§ 1.111 AND 1.116, and in response to the Office Action of August 2, 2006, Applicant respectfully requests reconsideration and allowance of the subject application, based on the presently requested amendments and the remarks set forth herein. In accordance with 37 C.F.R. § 1.121, the present response includes the following sections:

- <u>AMENDMENTS TO THE CLAIMS</u> are reflected in the listing of claims which begins on page 2 of this paper; and
- REMARKS begin on page 14 of this paper.